Regarding the Consumer Bankers Association (CBA)'s attempt to impose the "established business relationship" exemption on Indiana consumers in order to challenge Indiana's Telephone Privacy law:

As an Indiana consumer, potentially even of one of these banking institutions, don't I have the right to choose to speak with representatives of these business entities at times of my own choosing, times potentially constrained by negotiations with them based upon both our schedules, rather than my being forced to receive communication from them at times of only their own or even (potentially) the government's discretion?

Furthermore, does my use of telecommunications technology necessitate my receiving unsoliciated, unwelcome, communication? In this instance, I am referring only to telephonic telecommunications technology.

Basically, I am urging you to disregard this challenge and uphold our state's right to our telephone privacy law(s). Thank you.